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915-006.019 (Docket Number)

As a below named inventor, I hereby declare that:

- my residence, post office address and citizenship are as stated below next to my name;
- I believe I am the original, first and sole inventor (if only one name is listed below) or an original, first and joint inventor (if plural names are listed below) of the subject matter which is claimed and for which a patent is sought on the invention entitled: Method and Device for Retrieving Data Store Access Information.
- the specification of which is attached hereto unless the following box is checked: X: If the box is checked,

the application was filed on June 27, 2003 as U.S. Application Number 10/608,889

or PCT International Application Number

and was amended on

(if applicable).

I hereby state that I have reviewed and understand the contents of the above identified specification, including the claims, as amended by any amendment referred to above

Lacknowledge the duty to disclose information which is material to patentability as defined in 37 CFR §1.56.

I hereby claim foreign priority benefits under 35 U.S.C. \$119(a)-(d) or \$365(b) of any foreign application(s) for patent or inventor's certificate, or \$365(a) of any PCT International application which designated at least one country other than the United States, listed below and have also identified below, by checking the box, any foreign application for patent or inventor's certificate, or PCT International application having a filing date before that of the application on which priority is claimed.

Prior Foreign Application		Priority Not Claimed	
PCT/IB02/02523 (Application Number)	International (Country)	28 June 2002 (Day/Month/Year Filed)	
(Application Number)	(Country)	(Day/Month/Year Filed)	

To the extent permitted by rule or law, I hereby incorporate by reference the Prior Foreign Application(s) listed above.

Thereby claim the benefits under 35 U.S.C. \$119(e) of any United States provisional application(s) listed below:

(Provisional Application Number)	(Day/Month/Year Filed)
(Provisional Application Number)	(Day/Month/Year Filed)

1 hereby claim the benefit under 35 U.S.C. §120 of any United States application(s), or §365(c) of any PCT International application designating the United States, listed below and, insofar as the subject matter of each of the claims of this application is not disclosed in the prior United States or PCT International application in the manner provided by the first paragraph of 35 U.S.C. §112 I acknowledge the duty to disclose information which is material to patentability, as defined in 37 CFR §1.56, which became available between the filing date of the prior application and the national or PCT International filing date of this application.

(Application Number)	(Day/Month/Year Filed)	(Status-patented, pending, abandonéd)
(Application Number)	(Day/Month/Year Filed)	(Statuspatented, pending, abandoned)

The undersigned hereby authorizes the U.S. firm of Ware, Fressola, Van Der Sluys & Adolphson LLP to accept and follow instructions from the German firm of Becker, Kurig, Straus of Munich and Berlin Germany as to any sction to be taken in the U.S. Patent and Trademark Office regarding this application without direct communication between the U.S. firm and the undersigned. In the event of a change in the persons from whom instructions may be taken the U.S. firm will be so notified by the undersigned or his successors and assigns.

I hereby appoint and authorize the attorney(s) and/or agent(s) assigned to customer number 4955, as may from time to time be amended, belonging to the firm of Ware, Fressola, Van Der Sluys & Adolphson LLP, to represent me in prosecuting this application and in transacting all business in the Patent and Trademark Office connected therewith.

Address all telephone calls to: Ware, Fressola, Van Der Sluys & Adolphson LLP at (203) 261-1234. Address all correspondence to customer number: 4955.

Thereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code, and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

Boracons	e initial, FAMILY NAME(S) IN UPPER CASE)	
Inventor's Signature	02/09/2003 Date	
Espoo, Finland Residence	India Citizenship	
Office Address: Avaruuskatu 4 C 50, FIN-02210 Espo	o, Finland	
Riku METTA		
,	a, PAINTE TAXABLE	
Inventor's Signature	g. Date	
Tampere, Finland.	Finland	
Residence	Citizenship	
t Office Address: Dunckerinkatu 1 B.6, FIN-33580 Tam Jussi PHSPAI	Citizenship ipere, Finland	
Jussi PHSPAI Full name of third inventor (given name; middle initia	Citizenship There, Finland NEN FAMILY NAME(S) IN UPPER CASE) Date	
Office Address: Dunckerinkatu 1 B 6, FIN-33580 Tam Jussi PHSPAI Full name of third inventor (given name, middle initia	Citizenship TPEN FAMILY NAME(S) IN UPPER CASE) Date Finland	
Office Address: Dunckerinkatu 1 B 6, FIN-33580 Tam Jussi PHSPAI Full name of third inventor (given name, middle initia Inventor's Signature Tampere, Finland Residence	Citizenship Tipere, Finland NEN FAMILY NAME(S) IN UPPER CASE) Date Finland Citizenship	
Jussi PHSPAI Full name of third inventor (given name, middle initia Inventor's Signature Tampere, Finland Residence	Citizenship Tipere, Finland NEN FAMILY NAME(S) IN UPPER CASE) Date Finland Citizenship	
Jussi PHSPAI Full name of third inventor (given name; middle initia Inventor's Signature Tampere, Finland	Citizenship ipere, Finland NEN FAMILY NAME(S) IN UPPER CASE) Date Finland Citizenship Tampere, Finland	
Jussi PHSPAI Full name of third inventor (given name, middle initia Inventor's Signature Tampere, Finland Residence Office Address: Vastarannankatu.27 D 14, FIN-33610	Citizenship ipere, Finland NEN FAMILY NAME(S) IN UPPER CASE) Date Finland Citizenship Tampere, Finland	
Jussi PHSPAI Full name of third inventor (given name, middle initia Inventor's Signature Tampere, Finland Residence Office Address: Vastarannankatu 27 D 14, FIN-33610 Full name of third inventor (given name, middle initia	Citizenship Ten Date Finland Citizenship Tampere, Finland Citizenship Tampere, Finland	

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Gattesh STVARA Full name of sole or first inventor (given name, middle ini	MAN	
The state of the s	adi, FRANCE I IVANICE(S) IN OFF ER CASE)	
Inventor's:Signature	Date	
Espoo, Finland Residence	India Citizenship	
Post Office Address: Avaruuskatu 4 C 50, FIN-02210 Espoo		
Riku METTA Full name of second inventor (given name, middle initia	LA LEAMILY NAME(S) INJUPPER CASE)	
pli delle	4.12.7003	
Inventor's Signature	Dâte	
Tampere, Finland Residence	Finland Citizenship	
Post Office Address: Dunckerinkatu 1 B 6; FIN-33580 Tamp	rere, Finland	
Jussi PHSPAN Full name of third inventor (given name; middle initial,	FAMILY NAME(S) IN UPPER CASE)	
Inventor's Signature	Date	
Tampere, Finland Residence	Finland Citizenship	
Post Office Address: Vastarannankatu 27 D 14, FIN-33610	l'ampere, Finland	
Full name of third inventor (given name, middle initial,	FAMILY NAME(S) IN UPPER CASE)	
Inventor's Signature	Date	
Residence	Citizenship	
Post Office Address:		
Additional inventors are being named on separately numbered	sheets attached hereto.	

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Ganesh SIVARA	MAN			
Full name of sole or first inventor (given name, middle ini	nal, FAMILY NAME(S) IN UPPER CASE)			
Inventor's Signature	Date			
Espoo, Finland Residence	India Citizenship			
Post Office Address: Avaruuskatu 4 C 50, FIN-02210 Espoo	, Finland			
Riku METTA Füll name of second inventor (given name; middle initia	LA LFAMILY NAME(S) IN UPPER CASE)			
Inventor's Signáture	Dâte			
Tampere, Finland Residence	Finland Citizenship			
Post-Office Address: Dunckerinkatu 1 B.6, FIN-33580 Tam				
Jussi PHSPANEN Full pame of third inventor (given name; middle initial; FAMILY NAME(S) IN UPPER CASE)				
Investor's Signature	19.09.2003 Date			
Tampere, Finland	Finland Citizenship			
Post Office Address: Vastarannankatu 27 D 14, FIN-33610 Tampere, Finland				
Full name of third inventor (given name, middle initial,	FAMILY NAME(S) IN UPPER CASE)			
Inventor's Signature	Date			
Residence	Citizenship			
Post Office Address:				